U.S. District Court	216-CV-6186
Timothy Young	
V-	
l l	JUL 2016
Lorretta Lynch, U.S. Atty. Gen.	TERES, L. PINER, LERK
Stephen M. Horn, U.S. Atty. Dept. of Justice	Southern Dual http://www.virginia
Civil Complaint	
Claim One	
to 115 Atornov Genera	1 the 115
#1. The U.S. Attorney General Attorney (in Charleston, WV), and the
DOJ are placing My life by not enforcing the Feder *2. Lorretta Lynch Stephen /	in danger
by not enforcing the Feder	al statutes.
#2. Lorretta Lynch, Stephen / the DOJ were given eviden	to the and
criminal conduct by severe	al govern-
MRAS Fetterhoff, and Dr. Al	P.A. Osagie,
MRAS Fetterhoff, and Dr. Al	Ilred but
has allowed their continued with the DOJ.	* employment
The employees are withh	olding care,
testing and treatment for that I am eligible for and	Hepatitis-C
that I am eligible for and	x that has
O.10	

	been approved.	
#4.	These employees are withholding.	
10 10	These employees are withholding, falsifying, and destroying medical and other records to conceal their mis-	
	other remode to conceal their mis-	
	conduct	adal-found-forest-fores
45	The United States has been inviting	
	corrupt employees to give off-the=	ota unteres esta esta esta esta esta esta esta es
	record stories to retute allegations	
	against them.	
#6.	Whatever story is fabricated will	
76	be kept secret so the employee is	
	allowed and encouraged to weave a	ang nama manggan, mili na mili na mangka hali na mangka na mangka na mangka na mangka na mangka na mangka na m
	tale around the altegation's. All	
	The around the diregations, All	
	tabricated documents records, and recordings will also remain secret.	
	The United States will prevent	₁₀₀ , 4 ₀ , 100, 100, 100, 100, 100, 100, 100, 1
#7.	Substantive Due Process in this case	
	to protect the Defendants from making	
	a statement on the record or from	mpgo) i ga paga ing akanisak ki kalantah di akanisah di akanisah di akanisah di akanisah di akanisah di akanisa
	suttering the consequences when I	_{a, g} g y p y pengg p hintminen non n n n ni ke senerat n ni kelaba masti mak
	suffering the consequences when I prove that the Executive branch has committed perjury yet again.	
	commilled perjury yer again.	
	/·	
	Claim Two	
#8	Out = 25-2011 - hithar convert	
# B	ON 5-25-2016 I submitted a request to the prison hospital for records which	
	to the prison nospital to records which	
	Two	
	J VV 🗸	

	was filled by Ms. Mills on 6-13-2016.
#9,	ON 6-6-2016 I submitted a request
	to the prison hospital for records.
#10	ON 6-13-2016 I submitted a request
	to the prison hospital for records which
	was filled by Ms. Mills on 6-20-2016.
#11.	ON 6-29-2016 I filed a BP-8
The state of the s	because P.A. Osagie was preventing the
	6-6-2016 request from being answered.
#12,	Ms Fetterhoff replied to the arievance
L. Jay J.	Ms. Fetterhoff replied to the grievance by claiming requests are processed
	in the order they are received " but
	that does not explain why P.A. Osagie
	blocked the middle (6-6-2016) request
	or why she refuses to release the
	records and informally resolve the
	complaint as required by policy (FCC
	1331.18)
#13.	P.A. Osagie and MRAS Fetterhoff are withholding life-saving treatment for
	withholding life-saving treatment for
	Henatitis - C and the Defendants in
	this case are allowing their systemic
	Withholding life-saving treatment for Hepatitis- C and the Defendants in this case are allowing their systemic Human Rights violations to continue against myself and other inmates at the supermax prison. On 9-30-2015 the Optometrist determined that I need a new pre- scription but MRAS Fetterhof has
	against myself and other inmates
	at the sysermax prison.
# 14.	ON 9-30-2015 the Optometrist
	determined that I need a new pre -
	scription but MRAS Fetterhoft has

	Three

	not ordered it in retaliation for my
	First Amendment complaints against her.
#15-	MRAS Fetterhoff has retaliated against
	me by withholding access to doctors,
	me by withholding access to doctors, eyeglasses, prescriptions, etc., for
	approx, a decade.
#16,	Three immates on my tier went to
	Three immates on my tier went to the Optometrist this year and all have
	received their prescriptions.
#17,	received their prescriptions. MRAS Fetterhoff gives a different
	story everytime I complain, see the
	attached exhibits
NA SAMON AND AND AND AND AND AND AND AND AND AN	
	I declare under penalty of perjury that
	I declare under penalty of perjury that the foregoing is true and correct.
	Executed on To Y July 5, 2016 Pro Se
	July 5, 2016 MODE
	Timothy Doyle Young
	POBOX 8500 presence of inmate.
	Florence, CO
	\$12.26